Small Stocks and Strong Prices Cornmeal Lower-Hay Kiting-Provisions Firm.

Three Problems on Madison Street-What is the Price of Coupons !-What of Charleston Railroad Stock ?-What of Torbett Money?

Cotton Strong-High Qualities Advance

Cotton Strong—High Qualities Advance—Sales, 900 Bales.

Chamber of Commerce and Cotton Department—How to do it—Criticisms from Mr. Bayliss.

Chamber of Commerce and Cotton Department—How to do it—Criticisms from Mr. Bayliss.

CFFICE OF THE DAILY AFFRAL SALES AND AFFRAL SALES AN stock, and we this morning could find no one who would venture a quotation. The twenty of the recent sales is evidently an exploded figure. Torbett money was much talked of; under the money was much talked of; under the them to gambling markets? Not at all, name of Bank of Tennessee, new issue, we have been quoting it up to this day at 33e, buying. In consequence of the decision respecting it, pablished in the Appeal, this morning, it is buoyant, and 40 would be paid readily. A broker who was offering it two days ago at 27 seld 3600 at 35 on Friday; the much talked about. The neglect to give a proper public notice of the step now taken with respect to them was commented upon as a deficiency of correct business usage, as well as a want of decent respect to them was competited upon as a deficiency of correct business usage, as well as a want of decent respect to the many of the want of courtesy in question, well for the gambling and New York on the north, ask your paid by training our trade from us on the south grully of the want of courtesy in question, well find the position of the decision respective interactions of the decision respective and the sealound of the object. Look at our Chamber of Commerce, a disgrace to the other two hundred and lifty members, attends our regular meetings, when it only requires fifter members to constitute a quorum; and of those who do attend, not one the Chamber of Commerce. No concert of action here in public enterprises, but each individual thinks himself smart the children of take care of his private interaction, set and let the public do the same, but also many the proper public mornes of a consequence of the decision respective to the season of the decision respective to the consequence of the decision respective. The property holders of a consequence of the decision respective to the consequence of the decision respective. The property holders of a consequence of the decision respective to the consequence of the decision respective. The property holders of a consequence of Parties acquainted with the individual guilty of the want of courtesy in question, attribute it to a peculiarity of the anclassed British subjects well known, across the water, as "loutishness," for there, to describe a man as a "lout," is saying a good deal. The "goy" of the 'is aging a good deal. The "goy" of the 'is aging a good deal. The "goy" of the 'is aging a good deal. The species of unpleasant individual.

Memphis currency bonds, with past-due coupons, sixes, 55; Memphis past-due-coupons, 80; Memphis and Charleston railroad stock, 20; ditto 1st mortgage bonds, 88; ditto 2d mortgage, ditto 1st mortgage bonds, 85; ditto 2d mortgage, ditto 1st mortgage bonds, 85; ditto 2d mortgage, ditto 1st mortgage bonds, 85; ditto 2d mortgage, ditto 1st mortgage, 80; Mississippi and Tennes-

d ratiroud moving facilities; the 14jc; breakfast bacon, 10jc 11c. ributable to obstructed navigation

AND ALLY DOUGH MARKHES A BURGE OF TIME.

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speak with mush confidence when we want of the planting participation of the planting community have impelled them to equally as prompt must keep control for the planting community have impelled them to equally as prompt must have counted in port receipts and fourthern consumption to date, and deducting two-shirters of our estimated loss of deelers wo landing at the communities of the planting communities of the planting communities of the planting communities of the planting community have impelled them to equally as prompt must keep to the staken the exigencies of the planting community have impelled them to equally as prompt must keep to the planting community have impelled them to equally as prompt must have control for the control of the communities of the planting communities of the plantin

Chamber who have had this matter in hand have not themselves understood what they had to do. To commence the Cotton Department of the Chamber of Commerce, but slight expenses, need be incurred. The first thing is to find from our merchants the names of trustworthy was a decline to 5 per cent. The large of the privileges and appurtement of a deed of trust executed to me by R. L. White on the 5th day of July 1800, recorded in the Register's office of Sheigh by R. L. White on the 5th day of July 1800, recorded in the Register's office of Sheigh by R. L. White on the 5th day of July 1800, recorded in the Register's office of Sheigh by R. L. White on the 5th day of July 1800, recorded in the Register's office of Sheigh by R. L. White on the 5th day of July 1800, recorded in the Register's office of Sheigh by R. L. White on the 5th day of July 1800, recorded in the Register's office of Sheigh by R. L. White on the 5th day of July 1800, recorded in the Register's office of Sheigh by R. L. White on the 5th day of July 1800, recorded in the Register's office of Sheigh by R. L. White on the 5th day of July 1800, recorded in the Register's office of Sheigh by R. L. White on the 5th day of July 1800, recorded in the Register's office of Sheigh by R. L. White on the 5th day of July 1800, recorded in the Register's office of Sheigh by R. L. White on the 5th day of July 1800, recorded in the Register's office of Sheigh by R. L. White on the 5th day of July 1800, recorded in the Register's office of Sheigh by R. L. White on the 5th day of July 1800, recorded in the Register's office of Sheigh by R. L. White on the 5th day of July 1800, recorded in the Register's office of Sheigh by R. L. White on the 5th day of July 1800, recorded in the Register's office of Sheigh by R. L. White on the 5th day of July 1800, recorded in the Register's office of Sheigh by R. L. White on the 5th day of July 1800, recorded in the Register's office of Sheigh by R. L. White on the 5th day of July 1800, recorded in the Register's office of Sheigh by Commerce but slight expense need be incurred. The first thing is to find from each make at 7 per cent. gold, but in the afternoon there our merchants the names of traceworthy was a decline to 5 per cent. The bank possess in every county throughout the statement is unfavorable, and shows a fell strict from which information respectively. The bank is the first thing growth, and prospects to so of \$2.001,025 in legal tender reserves. The banks now hold \$5,248,000 ftree, blank forms, to be filled up and them, and stamps to small them, and stamps to small them, and stamps to small them, and stamps to mail them, and the exports of specific for the week with other costou centers, and for regulating filled them in our own city. These are hardly filled them in our own city. These are hardly filled with other costou centers, and for regulating them in our own city. These are hardly filled with other costou centers, and for regulating them in our own city. These are well and we have a good and useful list. Loans were at 269 per cent. To carrying. Clearings, \$80,000,000. Governments under four exchangings grades which continues the sevential objects; accomplish them well, said we have a good and useful list. Loans were at 269 per cent. To carrying. Clearings, \$80,000,000. Governments under four exchangings grades were been as a contract of the cont

lise's communication below:
COTTON EXCHANGE, ETC.

The object of a Cotton Exchange is to collect and disseminate statistical information in regard to the content and to correct and moet the constant cry of short crops, which is intended by speculators to depress prices; to let people at home as well as abroad know that we take a lively interest in all things that pertain to cotton. At present, when information is desired it is not to be obtained here, but we must rely on New Orleans, Mobile or Savannah for reports of the country surrounding and trading with Memphis. Three years ago our re-

78; Memphis ar 1 Ohio railroad stock, 91 charters of trade, ruin of our people, blasted hopes, and start little states sales and ruin, and trade, ruin of our pe

GEESE—Few in market at \$7@8.

HAY—Sale of 25 bales Arkansas prairie at \$25 and 55 bales extra choice at \$38, all at the landing.

HOMINY—\$4 25@450 per bbl.

KRAUT—Steady at \$9@10 per bbl.

KRAUT—Steady at \$9@10 per bbl.

LARD—In tierces, \$4@8[c; kegs, 94@]

9[c; palls, 10c.

FURNITURE.

Ames, Beattie & Co., 396 Main street, offer Bargains, Wholesale and Retail, in Furniture, Carpets, Mattresses, Oilcloths, Window Shades, etc.

RAILROADS.

LOUISVILLE & NASHVILLE -AND-GREAT SOUTHERN RAILROAD.

CHANGE OF TIME.

It is Unequalled. SOLD BY ALL GROCERS.

WATCHES AND JEWELRY.

ESTABLISHED 1858.

WATCHMAKERS.

JEWELERS AND SILVERSMITHS. 265 MAIN STREET, CORNER COURT.

We are Direct Importers of SWISS WATCHES of some of the most celebrated makers, and dealers in all grades of the AMERICAN WATCH.

> ------OFFER A STOCK OF --

GOLD, DIAMOND AND CORAL JEWELRY CHAINS,

FRENCH CLOCKS and STERLING SILVERWARE Unsurpassed by any in the South.

REMOVAL FARGASON & CLAY.

WHOLESALE GROCERS AND COTTON FACTORS A PAPER FOR THE PEOPLE

HAVE REMOVED TO 369 Front street, cor. Gayoso and Clinton ONE SQUARE SOUTH OF OLD STAND, : MEMPHIS.

WHOLESALE CLOTHING HOUSE.

CLOSING OUT SALE, 231 MAIN REGARDLESS OF COST!

OWING TO THE GREAT INCREASE OF OUR

Wholesale Clothing Trade, We are compelled to quit the RETAIL BRANCH, and hereafter devote our attention to the FIRST-CLASS NEWSPAPER

EXCLUSIVE WHOLESALE Express Train leaves daily, Sundays excepted 250 a.m Side p.m CLOTHING AND DRY GOODS BUSINESS WE WILL THEREFORE SELL OFF COMMISSION OF THE PROPERTY OF THE PRO

No change of cars by this line for Louisville, St. Louis or Nashville. Pullman Palace
theeping-cars on all night trains.

REGARDLESS OF COST!

CLOTHING AND FURNISHING GOODS
Journal of this Section To Continue for Sixty Days Only. We Mean what we Say!

Little Rock & FortSmith WALKER BROTHERS & CO. 231 Main Street, Clay Building.

NON-RESIDENTS.

Non-Resident Notice.

PETITIONS.

Petition for Charter.

they and but little fundaments was done.

It placed was quiet at 100 Acc 20 suckers of total soft from the many of the contribution in form to the contribution of the

TRUSTEE'S SALE.

By virtue of a deed in trust, executed to me, as trustee, on the twenty-first day of June, A. D. 1871, by Felix B. Lanier, to secure Fargason & Cmy, of Memphis, Tennessee, in the sam of one thousand five hundred dollars, which deed was duly acanowledged and filed and recorded in Mississippi county on the twenty-second day of June, NT, I will offer for sale, in front of the courthouse in said county, for each in hand to the highest hidcounty, for each in hand, to the highest hid-

Fourth Day of March Next, A. D. 1878,

the following described real estate, to-wit: The phantation, known as the lower Lanter plantation for woodyard, opposite island No. Thirty five, but more particularly described as follows: The east half of section twenty (26); the north half of section twenty-one (21); the east half of the same section (21); the west half of the same section (21); the west half of the west half of section is wenty-one of the same section (21); the west half of the west half of section is twenty-low (27), and the northeast quarter of the northwest quarter of the same section; the east half of section twenty-nine (29); the south fractional half of section twenty-leght (28); the northeast quarter of the same section (28); all of fract onal section twenty-leght (28); the north fractional half of section thirty three (38), all lying in township eleven (11) nor h, range ten (10) east. Also the Lanter home place, or upper plantation, including the farm buildings etc., the tract containing about fourteen hundred acres, lying opposite bland No. 31, and more particularly described as follows: All of sections (fractional five and six, in township eleven (11) north, range cleven (11) east; also the southwest quarter of section thirty-one (31); the southwest quarter of section thirty-two (28), and the south half of the northwest quarter of section thirty-would of the section twenty-nine (26); in lownship the wear of the north west quarter of section thirty-would of the section thereof the northwest quarter of section thirty-one (41); and the south half of the northwest quarter of section thirty-one of the section thirty-one of the section thirty-one of the section there of the northwest quarter of section thirty-one of the section thi

FT The MEMPHIS APPEAL is now ther-

DAILY AND WEEKLY

oughly identified with the people of Tennesses, and has been in existence thirty-two years, and popular as it has heretofore been, the present proprietors are determined to render it still mad decree as follows:

One lot situated in the city of Momphis, the confidence which the public repose in it. Its circulation and general paironage is now nearly double that which it has enjoyed at any time during its long career; but we design, during the year 1873, to extend its field and to increase its usefulness. This we expect to do by publishing a

FIRST-CLASS NEWSPAPER

FIR

A REPRESENTATIVE

THE

No. 758-In the First Chancery Court of Sheiby county, Tennessee.-H. B. Graham & Bro. va. America C. Dill.

IN THE SOUTH.

Special Telegraphic Dispatches. The Associated Press Dispatches, Foreign and Demestic Intelligence.

Full Market Reports. The Progress of Railroads. Information for Merchant and Producer. Every Kind of Political Intelligence.

The poearing from affidavit in this cause that the defendant, Nelson Speers, is a resident of Olito and a non-resident of the State of Tennessee: that the names and places of residence of the anknown beins of Engene De La Guth rev and of Frances Sylvia Phe Quepai de Arismont cannot be ascertained after diligent inquiry:

It is therefore ordered, That they make their appearance berein, at the ecurthouse in the city of Memphis, Tennessee, on or before the first Monday in March, 18th, and plead, answer or demur to complainant's bill, or the same will be taken for confessed as to them and set for hearing exparite; and that a copy of this order be published once a week, for four ancessive weeks, in the Memphis Appeal, This 17th day of January, 18th.

A copy—affect.

Exery Kind of Political Intelligence.

Discoveries in Science and Art.

Original Poetry and Stories.

Agricultural and Farm Intelligence.

The following by Telegraph Every Day:

Proceedings of Congress.

Proceedings Tennessee Legislature,

Proceedings Mississippl Legislature,

Proceedings Mississippl Legislature,

14 Union Street, : : Memphis, Tenn

THE

Non-Resident Notice.

No. 868-In the First Chancery Court of Shelby county, Tennessee, Butler P. Anderson, Commissioner of revenue for use, etc., vs.

DAILY AND WEEKLY

CHANCERY SALES.

Chancery Sale of Real Estate.

Saturday, February 15, 1873, within legal hours, the following describ property herein attached as belonging to N. and A. D. Henkel, situated in Shel county, lemmessee, to-wit: Lots Non 6, 10, 12, 15, 14, 1a and 16, as inid down on the plan A. Warren's addition to South Mesaphis; ex-let being 25 by 157 feet. For more particul description whereof see plan on recard in i

SUPREME COURT SALE. Supreme Court Sale.

No. 18.—First Chancery Bocket,—In Supreme Court at Jackson.—Silas D. Irvin. Adm'r of John R. Davis, dec'd, vs. William 6. Ford.

BY virtne of a decree pronounced by the Supreme Court of the State of Tennessee, at Jackson, on the 11th June. 1872, in the above stated cause, I will sell, to the highest hidder, in front of the First Chancery Court Room, on Second street, in the city of Memphie, within legal hours, on aghly identified with the people of Tennesses, Alabaroa, Mimissippi and Arkansas. It

Ford, the debt in the deed of trust being salffied).

And, also, one other piece or percei of land,
known and designated as lot No. ten (16), in
the subdivision of the same as made out
by the surveyor, M. A. Kerr, May 24, 1850, and
on file in the Case of John F. Carr against
Namey J. Carr and others in the Chancery
Court of Memphis, final number of the cause
sixteen hundred and thirteen (1613), and the
same to John F. Saffarans & Co., and by then
conveyed to W. J. Davie, May 21, 1873, by deed
registered in book No. hirty-eight (28), bad
five hundred and seventy-three (573), and by
said Joavie conveyed to said William 6, Ford
on the 6th of June, 1890, by deed registered in
book No. forty-four (676).

Said lots will be sold separately, and a credit
of seventy-four (576).

Said lots will be sold separately, and a credit
of seven (7) months. The purchase
money, with approved security, and a credit
of seven (7) months. The purchase
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money, with approved security, and a lend
of seven (7) months. The purchase
money of the sex of the serve of the security of redemption barred. January 7, 1873.

Wright & McKlestick, Solieiters.

Wight & McKlestick, Solieiters.

TRUSTEE'S SALE

Valuable Plantation in St. Francis County, Arkansas.

cis County, Arkansas.

in Dyer County, Tenn. Francis essenty, Arkansos, dated the 2m of May, 1630, I, as trustee, will sell. On Saturday, February 15, 1873,

within legal hours, the following described as follows, to-wit: Situate, lying and being in Oyer county, Tennesses, range 2, section 3, info or section mixtuen [18], the wast half of section mixtuen [18], the wast corner of the Boo acres, of which this lot is a part, and running thence west 80 chains to a point; thence one with a part of the north line of lot No. 2; thence north a chains to the beginning, containing 30 acres.

Also, Lot 2;—Beginning at the southeast corner of lot No. 2; thence north and 87 | links to a point; thence west 20 chains and 87 | links to a point; thence wast 20 chains and 87 | links to a point; thence wast 20 chains and 87 | links to a point; thence and 20 chains and 87 | links to a point; thence wast 20 chains and 87 | links to a point; thence wast 20 chains and 87 | links to a point; thence and 20 chains and 87 | links to a point; thence and 20 chains and 87 | links to a point in southout of the body acres, of which this lot to a part; thence east 20 chains and 87 | links to a point in southout of the body acres, of which this lot to a part; thence conth along its eastern boundary in of lot No. 2, and runs thence wast 20 chains and 87 | links to a point in southout of the body acres, of which this lot to a part; thence conth along its eastern boundary in of lot No. 2, and runs thence wast 20 chains and 87 | links to a point in southout of the body acres, of which this lot to a point in the southwest corner of lot No. 2, and runs themce wast 20 chains and 87 | links to a point in southout of the body acres, of which this lot to a point in the southwest corner of lot No. 2, and runs themce wast 20 chains and 87 | links to a point in southout of the lot No. 2, and runs themce wast 20 chains and 87 | links to a point in southout of the lot No. 2, and runs

No.71.—In the First Chancery Court of Shelby country, Tennessee.—John Bateman vs. America C. Dill.

In the first Chancery Court of Shelby country papers. On the contract C. Dill.

In the first Chancery Court of Shelby country papers. On the contract C. Dill.

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In the seeked of trust made for the same of the complainant in the sum of th

TERMS POR 1873.

TERMS POR 1873.

Baily, per annum.

250

EDMUND A. COLLE, Clerk and Master.
Ry E. B. McHersery, Lepnity C. and M.
C. W. Frazer, Solx for compln't.

Meekly, clubs of five or more.

200

Non-Resident Notice.

Non-Resident Notice.

Non-Resident Notice.

ADDRESS.

ON. SEL-in the First Chancery Court of Sheliby county. Tennessee.—Butler P. Anderson, Commissioner of Revenue, etc., vs. tine City of Memphis, et al.

It appearing from addition this cause that the defendants, Benjamin Faulton and D. W. Fenicon, are residents of the Sinte of Tell Person of Steel of Tell Person of Steeling from a didayrit in this cause that the defendants, Benjamin Faulton and D. W. Fenicon, are residents of the Sinte of Tell Person of Steeling from a didayrit in this cause and the Desiration of the Sinte of Tell Person of Steeling from a didayrit in this cause that the defendants, Benjamin Faulton and D. W. Fenicon, are residents of the Sinte of Tell Person of Steeling from a didayrit in this cause and D. W. Fenicon, are residents of the Sinte of Tell Person of Steeling from a didayrit in this cause and the Desiration of the Sinte of Tell Person of Steeling from a didayrit in this cause and the Desiration of the Sinte of Tell Person of Steeling from a didayrit in this cause and the Desiration of the Sinte of Tell Person of Steeling from a didayrit in this cause and the Desiration of the Sinte of Tell Person of Steeling from a didayrit in this cause and the Desiration of the Sinte of Tell Person of Steeling from a didayrit in this cause and the Desiration of the Sinte of Tell Person of Steeling from a didayrit in this cause and the Desiration of the Sinte of Tell Person of Steeling from a didayrit in this cause and the Desiration of the Sinte of Tell Person of Steeling from a didayrit in this cause and the Desiration of the Sinte of Tell Person of Steeling from a didayrit in this cause and the Desiration of the Sinte of Tell Person of Steeling from a didayrit in this cause and the Desiration of the Sinte of Tell Person of

NERVOUS DEBILITY.

DISPENSARY.

DR. D. S. JOHNSON'S

No. 574 N. R.—First Chancery Court of Shelly countrys—D. R. Cooks and S. A. Norton vs. J. N. Henkel et al.

BY virtue of an interfocutory decrees for sain entered in the above cause November 4, 1872, I will self, as public nuction, to the highest hidder, in front or the Clork and Master's office, Grand Opera House, Second street, in Memphis, Tennessee, on

MEMPHIS, TENN.

Is now permanently established for the treat ment of patients, both make and female, who are afflicted will any form of VENEREAL OR SECRET DISEASES

A. Warren's addition to Soulil Memphasial being 225 by 197 feet. For more particular description whereof see plan on record in the Register's office and the deed recorded therein, in book No. 25, pages 35 and 36.

Terms of Sale—On a credit of seven Comontina; notes to be taken with approved arreitles; Hen retained to further secure some and equity of redemption barred. This January 14, 1872.

E. A. COLE, Clerk and Mastar.

Beschar & Beicher, Alforneya.

Jab., 22, 19, 26, 12, 15

Chancery Sale of Real Estate.

No. 1825, O. R.—First Chancery Court of Shelby county.—Kenneth Garrett et al.

By wirths of an interiocutory decree for sale of will sell, as public anction, to the highest bidder, in front of the Clerk and Master's office, Greenlaw Ricok. Second street, in the city of Memphis, Tennesses, on Staurday, February S, 1873,

within legal bours, the following property.

TRUST SALES.

Trustee's Sale.

UNDER and by virtle of a Deed of Trust to me, executed by T. P. Lewis on the 28th day of May, 1871, and recorded in the Deptator confes of Specify County in Book No. Tuesday, February 25th, 1873,

PROBATE COURT SALE BY

No. 34, R. D.—in the Probate Court of Shelby County, Tennessee.—Elizabeth Raginnd at all we samedia Ragiand et al.

UNDER and by virtue of an interlecutory decree for sale entered in above causes. I will sell to the highest bidder, at public auction, in front of the courthouse door in the town of Dyersburg, Dyer county, Tennessee, at the large tree is the best were the noise of loand it o'clock, front of the office of Donoho & Rnikley, and public outery, to the highest hidder, at public outery, in the clay of Memphis, Tan.

LASH, the following desembed real scales, at the large tree of the county of the county

REAL ESTATE.

Non-Resident Notice.

No. SI—In the First Chancery Count of Shelby county, Tennessee,—Bullet F. Anderson, Commissioner or Revenue, etc., v. America In a special growth of the defendants, America C. Pill and T. S. Lamberson, are non-residents of the same will be taken for county of the part of the same will be taken for county of the world for first Short and the weekly will contain the suntwest of the same will be taken for county seeks to the same will be taken for county seeks to the same will be taken for county seeks to the same will be taken for county seeks to the same will be taken for county seeks to the same will be taken for county seeks to the same will be taken for county seeks to the same will be taken for county seeks to the same will be taken for county seeks to the same will be taken for county seeks to the same will be taken for county seeks to the same will be taken for county seeks to the same will be taken for county seeks to the same will be taken for county seeks to the same will be taken for county seeks to the same will be taken for county seeks to the same will be taken for county seeks to the same will be taken for county seeks to the same will be taken for county seeks to the same will be taken for county seeks to the same will be taken for county seeks to the same will be taken for county seeks to the same will be taken for county seeks to the same will be taken for county seeks to the same will be taken for county seeks to the same will be taken for county seeks to the same will be taken for county seeks to the same will be taken for county seeks to the same will be taken for county seeks to the same will be taken for county seeks to the same will be taken for county seeks to the same will be taken for county seeks to the same will be taken for county seeks to the same will be taken for county seeks to the same will be taken for county seeks to the same seeks

HUMPHREYS Xo. 28.

The most successful remedy known. Price things to a stake on Principle street extended thence went 4 poles to a stake on Principle avenue, thence starge phila of Fowder necessary in serious large phila of Fowder necessary in serious and one large phila of Fowder necessary in serious manifold necessary in serious large phila of Fowder necessary in serious manifold neces to entirely additional following the principle of the background in the case of the principle of the background in the case of the policy of the principle of the policy of the principle of the policy of the principle of the policy of the pol

Probate Court Sale of Real Estate, Of Valuable Real Estate on Poplar Street No. 27, R. D.—in the Probate Court of Shellry County, Tennessee—W. J. Stovall, et al. vs. S. L. Stovall, et al. vs. S. L. Stovall, et al. vs. S. L. Stovall, et al. vs. Land Tight et al., padgment rendered in the above causes, I will sell to the highest bidder, at the court house door, on Union street, in the city of Memphis, on

house door, on Union street, in the city of Memphis, on Monday, February 10, 1873, at it delock a.m., in front of my office, No. 31 Second street, Memphis, Jeannesee, sell to the highest bidder, are each, the following descended real estate, to with Stanish on the west side of Chamberlayne Place 3 feet, and attanting back, eastwardly, between parallel lines, 10 feet, being lot No. 7 of Chamberlayne Jones, ir authodivision, and the fourth lot of name dimensions from the intersection of the man and of Chamberlayne Place with the north side of Spring street.

Terms of Sale-One half cash and the last-ance in six months, purchaser executing note with approved security for the deformed payment. A lien will be retained on the lost.

John A. (Inley, Sol'r for Complainant, into the fine payment of the case of Peplar street extended; thence west with a popular street extended; thence west with a stanish on Englance of the Supreme Court in the case of Peplar street extended; thence west with a popular street extended; thence west with a fair of extended; the case of the supreme of the supreme of extended; thence west with a fair of extended; thence west with a fair of extended; the case of the supreme of th